FILING FOR GARNISHMENT OR RESPONDING TO A GARNISHMENT

GARNISHMENT FORMS Table Of Contents

A. FORMS RELATING TO GARNISHMENT OF MONEY OR PROPERTY OTHER THAN EARNINGS:

- 1. Garnishment Instructions for Creditor (Non-Earnings)
- 2. Application for Writ of Garnishment (Non-Earnings)
- 3. Writ of Garnishment and Summons (Non-Earnings)
- 4. Instructions to Garnishee (Non-Earnings)
- 5. Garnishee's Answer (Non-Earnings)
- 6. Application for Garnishment Judgment (Non-Earnings)
- 7. Garnishment Judgment (Non-Earnings)
- 8. Notice to Judgment Debtor of Garnishment (Non-Earnings)
- 9. Hearing Request and Notice of Hearing on Garnishment (Non-Earnings)

B. FORMS RELATING TO GARNISHMENT OF EARNINGS:

- 10. Garnishment Instructions for Creditor (Earnings)
- 11. Application for Writ of Garnishment (Earnings)
- 12. Writ of Garnishment and Summons (Earnings)
- 13. Application and Order of Continuing Lien (Garnishment)
- 14. Instructions to Garnishee (Earnings)
- 15. Garnishee's Answer (Earnings)
- 16. First Notice to Judgment Debtor of Garnishment (Earnings)
- 17. Second Notice to Judgment Debtor of Garnishment (Earnings)
- 18. First Hearing Request and Notice of Hearing on Garnishment (Earnings)
- 19. Second Hearing Request and Notice of Hearing on Garnishment (Earnings)
- 20. Garnishee's Non-Exempt Earnings Statement (Not for Support)
- 21. Garnishee's Non-Exempt Earnings Statement (Support Judgment)
- 22. Garnishee's Non-Exempt Earnings Statement (Tax Judgment)
- 23. Hearing Request and Notice of Hearing on Garnishment Earnings Statement
- 24. Creditor's Garnishment Report (Earnings)

C. FORMS RELATING TO GARNISHMENT OF EITHER EARNINGS OR NON-EARNINGS:

- 25. Objection, Hearing Request and Notice of Hearing (Garnishment)
- 26. Petition and Order to Show Cause Re: Garnishee's Default
- 27. Petition and Order Discharging Garnishee

GARNISHMENT INSTRUCTIONS FOR CREDITOR (NON-EARNINGS) A.R.S. 12-1570 TO 12-1597

FILING A GARNISHMENT

To begin a garnishment action, you must complete the garnishment forms and file an Application for Writ of Garnishment.

SERVICE OF WRIT OF GARNISHMENT

When the Writ page of Summons and Writ of Garnishment is signed by the judge, you, the judgment creditor, shall serve on the garnishee two copies of the Summons and Writ of Garnishment, a copy of the underlying judgment, four copies of the Garnishee's Answer form, two copies each of the Notice to Judgment Debtor of Garnishment and the Hearing Request and Notice of Hearing on Garnishment and one copy of the Instructions to Garnishee.

You will pay a fee for service of these documents. You may use a private process server or a constable from the court to serve these forms. THE COURT IS NOT RESPONSIBLE FOR ARRANGING SERVICE OF THESE FORMS.

APPLYING FOR A GARNISHMENT JUDGMENT

The garnishee must answer within 10 days from the date the Writ was served. You should receive a copy of the Garnishee's Answer. If you don't get the Answer within 10 days, please check with the court as soon as possible.

If the garnishee states that money or property is being withheld from the judgment debtor and 10 days pass without any objection, you need to complete and send one copy of the Application for Garnishment Judgment to the court and one copy to the defendant. After the Garnishment Judgment is signed, you will receive the money or property garnished.

WARNING: If the garnishee does not receive the Garnishment Judgment within 90 days of filing the Answer, you cannot get your money or property without filing a new application.

RELEASING GARNISHEE

When the garnishment is paid, you need to complete and file with the court one copy of the Petition and Order Discharging Garnishee. Copies of this form must be sent to the garnishee, the judgment debtor, and any other creditor who has asked to be notified. When the judgment against the judgment debtor has been paid, you need to file a Satisfaction of Judgment and mail a copy to the judgment debtor.

COMMON QUESTIONS

1. Can I get back money I paid the constable or process server for service of the garnishee?

Yes. There is a place on the Application for Garnishment Judgment to record this amount. The fee is paid to the constable or process server. This cost is added to the total amount included in the garnishment. As creditor, you are responsible for arranging service of process.

2. What happens if the garnishee doesn't answer?

If the garnishee fails to answer within 10 days after service, you can file a Petition for an Order to Show Cause Re: Garnishee's Default with the court. The court will then order the garnishee to appear for a hearing and state why he failed to answer. You will have to arrange and pay a fee for service of the Order on the garnishee. The judge may then enter judgment against the garnishee.

3. If the garnishee has money or property belonging to judgment debtor, will I collect all the money owed to me?

Maybe. The garnishee can't withhold certain kinds of money or property that may be exempt from collection.

4. What happens if the judgment debtor wants a hearing?

If the judgment debtor files an Objection and Hearing Request, a hearing will be set within 5 days after the request is received. The judge might not sign the Garnishment Judgment until the hearing is held.

5. What if I don't agree with what the judgment debtor or garnishee says or I don't receive any money?

You can file an Objection and Hearing Request and a hearing will be scheduled on your complaint.

6. What are "earnings?"

The term "earnings" means compensation owed to an individual for personal services or work performed by that individual for another. This compensation may be called wages, salary, commissions, bonuses or otherwise. "Earnings" include periodic payments made pursuant to a pension or retirement program. "Earnings" become monies upon their payment by the employer to the employee, except payment into a pension or retirement fund. Money in a pension or retirement fund is no longer classified as "earnings" once it is disbursed to the employee.

PLAINTIFF/CREDITOR:			DEFENDANT/ JUDGMENT DEBTOR:		
Stre	eet:	Street:	Street:		
City/State/Zip: Phone: GARNISHEE:		City/State/Zip:			
		ATTORNEY OR			
Stre	eet:				
Cit	y/State/Zip:	Account No. (if any):			
Pho	one:	Case No:			
	APPLICATION FOR WRIT	OF GARNISHMENT (NON-EAR)	NINGS)		
1.	I was awarded a money judgment or orde	er against	_ (judgment debtor).		
2.	The amount owed to date, including inter	rest and costs, is \$ The g the Writ will be as stated on the affidavit of	interest rate is 'service.)		
3.	I believe the statements checked below a	re true:			
	(Check all that apply) [] Garnishee owes judgment debtor a services performed by judgment de	money which wasn't earned by judgment debtor.	ebtor for personal		
	[] Garnishee is holding money for jud	Igment debtor which is not exempt from coll	ection.		
	[] Garnishee has personal property will collection.	hich belongs to judgment debtor and which is	s not exempt from		
	[] Garnishee is a corporation and judg	gment debtor owns shares or other interest in	the corporation.		
4.	Garnishee's name and address are as show	vn above.			
5.	I have attached a completed Summons ar	nd Writ of Garnishment form and ask that the	Writ be issued.		
Da	te:	Creditor:			
Fil Ba	ed By: r Number (if applicable): one: presenting:	Firm:Address:			
Re	presenting:				

GARN2 8/91

PLA	AINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Stre	eet:	Street:
City	y/State/Zip:	City/State/Zip:
Pho	one:	
GA	ARNISHEE:	ATTORNEY OR REPRESENTATIVE:
Stre	eet:	
City	y/State/Zip:	Account No. (if any):
Pho	one:	Case No:
	WRIT OF GARNISHME	ENT AND SUMMONS (NON-EARNINGS)
		Writ
CC	O THE SHERIFF, CONSTABLE OR OTH DUNTY: You are commanded to summon swer the following claims:	HER AUTHORIZED PROCESS SERVER IN on garnishee named above, who is believed to be in your county, to
	STA	TEMENTS OF CREDITOR
1.	Creditor was awarded a judgment or o	order against (judgment debtor).
2.	The amount due on the judgment or o allowable costs to date.	order is, including accrued interest and
	A. Interest accrues at the rate of	<u>%</u> .
3.	The addresses of the plaintiff/creditor, garnishee (if any) are provided in the	defendant/judgment debtor, garnishee, attorney or representative of caption.
4.	Garnishee is believed to hold money	or property owed or belonging to judgment debtor.
File	ed By:	Firm:
Ba	r Number <i>(if applicable)</i> :	Address:
Rej	one: presenting:	

WRIT OF GARNISHMENT AND SUMMONS (NON-EARNINGS) (continued)

TO THE ABOVE-NAMED GARNISHEE

GARNISHEE SHALL answer in writing, under oath, within ten (10) days after service of the WRIT OF GARNISHMENT upon you, all the following questions:

- 1. Whether the Garnishee has money or property belonging to the judgment debtor;
- 2. The amount of money owed the judgment debtor and the amount of money withheld;
- 3. The amount of money released with the reason(s) for the release stated;
- 4. A description of personal property of the judgment debtor in the possession of the Garnishee;
- 5. What the Garnishee has withheld;
- 6. What shares or interest the judgment debtor may own if the Garnishee is a corporation;

SUMMONS

A Writ of Garnishment has been issued, naming you as garnishee. You are commanded to answer this Writ within ten (10) days. If you don't answer, you may be ordered to appear in person to answer the WRIT.

WARNING: A default judgment may be entered against you, the garnishee, for the full amount shown on the writ, plus attorney fees and costs if you fail to answer the writ within ten (10) days.

DO NOT SEND ANY MONEY UNTIL YOU RECEIVE A COURT ORDER TELLING YOU TO DO SO.

Date:	
	Justice of the Peace/Clerk/Commissioner

INSTRUCTIONS TO GARNISHEE (NON-EARNINGS) A.R.S. 12-1570 TO 12-1597

You are the garnishee in this case. You've received the following:

- 1. Summons and Writ of Garnishment (identifies the parties and the reasons for the garnishment).
- 2. Judgment or order (what judgment debtor owes creditor).
- 3. Notice to Judgment Debtor of Garnishment (advises judgment debtor of rights).
- 4. Hearing Request and Notice of Hearing on Garnishment (for judgment debtor to object to garnishment).
- 5. Garnishee's Answer form (for your response to the garnishment).

WHAT YOU MUST DO

Deliver copies of items 1-4 above to the judgment debtor within 3 days. You can deliver them personally, by first class mail or use a process server.

Do not release any of judgment debtor's money or personal property to the judgment debtor until you receive a Garnishment Judgment from the court.

File your Answer with the court within 10 days and deliver copies to judgment debtor and creditor (personally, first class mail or by process server). Be sure to show on the Answer the date and manner of delivery of the copies to the judgment debtor and creditor.

FOR CORPORATIONS: Don't transfer any shares or interest belonging to judgment debtor.

FOR FINANCIAL INSTITUTIONS: Don't withhold the first \$150.00 in one or more accounts subject to this garnishment for each individual judgment debtor who has an interest in the accounts. This exemption does not apply to corporations. Notify persons interested in the accounts pursuant to A.R.S. 12-1595.

IF YOU HOLD PERSONAL PROPERTY: Exemptions are limited by statute, description and dollar value. See the list on the enclosed Hearing Request and Notice of Hearing on Garnishment. An attorney can help you to determine how much, if any, of the personal property is exempt.

HEARING REQUEST: If the judgment debtor files a Hearing Request and Notice of Hearing on Garnishment, you will get a copy and be able to attend the hearing. The court will enter an order after the hearing and the creditor will deliver a copy of the order to you or you may receive an order by mail from the court.

RELEASE OF MONEY OR PERSONAL PROPERTY: After all objections to the garnishment are considered, an order to release funds or property will be issued by the court. You will release the money or property to the creditor or judgment debtor as required by the order.

WARNING: If you fail to comply with these requirements, the court may find you in contempt and can award the total amount of the judgment and up to \$400.00 in damages against you.

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PL		JUDGMENT DEBTOR:		
Stre	Street: Stre			
Cit	City/State/Zip: City	City/State/Zip:		
Pho	Phone: Phone	Phone:		
GA		FORNEY OR		
Stre	Street:	RESENTATIVE:		
Cit	City/State/Zip: Acc			
Pho	Phone: Case			
	GARNISHEE'S ANSWER (NON-EARNINGS)		
1.	1. I am the garnishee or am authorized by the garnishee to phone are correct above except:	file this answer. Garnishee's name, address and		
2.	2. The statements checked below are true: (Check and file	in blanks)		
	[] Garnishee does not have money or property belonging	[] Garnishee does not have money or property belonging to judgment debtor.		
	[] Garnishee owes judgment debtor \$ I've because:	withheld \$ and released the rest		
	[] Garnishee has judgment debtor's personal property:			
	[] Garnishee has withheld (Attach lists	if necessary)		
	[] Garnishee is a corporation and judgment debtor own	s these shares or interests:		
3.	3. The following owe money or hold money or property v	hich belongs to judgment debtor:		
4.	4. Garnishee requests an answer fee in the amount of \$			
		(continued on next page)		
Fil Ba	Filed By: Firm Bar Number (if applicable): Add	n:lress:		
Pho Re	Phone: Representing:			

GARNISHEE'S ANSWER (NON-EARNINGS) (continued)

Delivered to Judgment Debtor:	Delivered to Creditor:
Date: Time:	Date: Time:
[] Mail [] Personal Service	[] Mail [] Personal Service
Garnishee's Signature:	
SUBSCRIBED AND SWORN TO before me on _	<u> </u>

PLAINTIFF/CREDITOR: Street: City/State/Zip: Phone: GARNISHEE:		DEFENDANT/ JUDGMENT DEBTOR:			
		Street:			
		City/State/Zip:			
		ATTORNEY OR			
Stre	eet:	REPRESENTATIVE:			
City/State/Zip:		Account No. (if any):			
Pho	one:	Case No:			
I ar	n the creditor in this action. I want the cou	urt to order judgment against garnishee as shown below:			
(Ch	neck all that apply)				
[]] The Answer states that garnishee owes judgment debtor money from which my claim can be paid. I should have judgment against garnishee for \$				
[]	The Answer states that garnishee holds nonexempt property belonging to judgment debtor. This property should be sold.				
[]	The Answer states that judgment debtor interest should be sold and I should take	r owns stock or other interest in garnishee corporation. This \$			
[]	I am entitled to \$ for service against the judgment debtor.	ce of the Writ as stated on the affidavit of service to be taxed			
[]	Garnishee failed to answer or appear to show cause hearing was held on	object to the Writ within the time required by law (an order to). I should have judgment for \$			
[]	Other:				
		(continued on next page)			
Fil	ed By: r Number <i>(if applicable)</i> :	Firm:			
Pho Re	one:presenting:	Address:			

APPLICATION FOR GARNISHMENT JUDGMENT (NON-EARNINGS) (continued)

Delivered to Judgment Debtor:	Delivered to Creditor:
Date:	 Date: Time:
[] Mail [] Personal Service	[] Mail [] Personal Service

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
This court issued a Writ of Garnishment	to garnishee for \$, and the following is shown from the
Answer:	to garmsnee for \$, and the following is shown from the
(Check all that apply)	
[] Garnishee owes judgment de	btor \$
THEREFORE, IT IS ORDERED th	nat creditor have judgment against garnishee for \$
plus costs, interest and attorney's fe	ees in the amount of \$ Total: \$
[] Garnishee has the following necessary)	nonexempt property belonging to judgment debtor: (Attach list if
THEREFORE, IT IS ORDERED the of creditor.	at this property be sold under a special writ of execution for the benefit
[] Judgment debtor owns this st	ock or interest in garnishee corporation:
THEREFORE, IT IS ORDERED th of creditor.	at said interest be sold under a special writ of execution for the benefit
	(continued on next page)

GARN 7 Page 1 of 2 8/91

GARNISHMENT JUDGMENT (NON-EARNINGS) (continued)

[]	Garnishee has failed to answer and a default has been entered.
	EREFORE, IT IS ORDERED that creditor have judgment against garnishee for \$attorney fees of \$
con	IS FURTHER ORDERED awarding Garnishee the sum of \$ for reasonable appensation for answering the Writ, said sum to be paid by or withheld by mishee from the funds subject to garnishment.
	IS FURTHER ORDERED taxing the cost of the application for the Writ in the amount of and the cost of service of the Writ in the amount of \$ against
[]	Garnishee is not indebted to nor in possession of property of judgment debtor.
TH	EREFORE, IT IS ORDERED that garnishee is discharged.
•	ing the satisfaction of this judgment, garnishee is released from the Writ of Garnishment issued
Date: _	Judge:

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	
City/State/Zip:	
Phone:	
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
NOTICE TO JUDGMENT	Γ DEBTOR OF GARNISHMENT (NON-EARNINGS)
	Aviso
EL DINERO O LOS BIENES QUE I SUYA. EN DETERMINADAS CIF	A ORDEN QUE LE OBLIGA AL DUEDOR ENTREGAR AL ACREEDOR LE DEBE A UD. DEBIDO A LA SENTENCIA DICTADA EN CONTRA RCUNSTANCIES, LA LEY IMPIDE QUE SE OCUPEN SU DINERO O LL AVISO. UD. PUEDE OBTENER UNA TRADUCCION ESPANOL DEL
	NOTICE
this proceeding, directing that some some of your debt to the judgment or support order or provisional remedy	art has issued an order in the above case in favor of the judgment creditor in of your money, property or corporate shares or interest be used to satisfy reditor. The order was issued to enforce the judgment creditor's judgment, y order against you that was obtained in (case number) on (date). A ached.
creditor's request, this court issued a	u haven't paid what you owe on the attached judgment or order. At the a Writ of Garnishment (attached) to the garnishee named above. The writ perty now held by the garnishee will be withheld and may be turned over to
will be held for the creditor. Some m	rit, the garnishee must send you an answer stating what money or property noney and property can't be held. Examples of money or property that can't earing request form. A lawyer can help you find out what's "exempt".

GARN 8 Page 1 of 3 Revised 12/99

NOTICE TO JUDGMENT DEBTOR OF GARNISHMENT (Non-earnings)

(continued)

If you don't agree with the writ or the answer, you can ask for a hearing for the reasons listed on the hearing request form. State and federal exemptions other than those listed may apply. If you want a hearing, fill out the form and deliver it to the court and send photocopies or handwritten copies to the garnishee and creditor at the addresses shown above. You can send in the form without waiting for an answer if you think you have good reasons for a hearing. You may be required to pay a fee for the hearing or request a waiver of the fee.

WARNING: If you want a hearing, the hearing request form must be received by the court within ten (10) days after you get garnishee's answer. If you don't get the request in on time, you won't get a hearing unless there is a very good reason why you're late.

A hearing will be set within 5 days after the request is filed. The court will let you, the garnishee and the creditor know when and where the hearing will be held.

The law provides that monies from certain benefits or in certain amounts are free from the claims of creditors even if deposited in a bank, savings and loan association or credit union. Some examples of exempt monies appear later in this notice. The law also provides that certain personal property is exempt from the claims of creditors. Some examples of exempt property appear later in this notice.

Within ten days after being served with the writ of garnishment the garnishee who is holding your money or personal property is required to mail or deliver to you his answer stating what money or personal property he is withholding from you for the judgment creditor pursuant to the writ.

You may object to the garnishment or file a claim of exemption by requesting a hearing with this court, if you believe any of the following is true:

- 1. The judgment creditor does not have a valid provisional remedy order or support order or judgment against you or that the debt or judgment has been paid in full.
- 2. Some or all of the monies which are being withheld by the garnishee may be exempt monies.

Examples of exempt monies are:

- (a) One hundred fifty dollars in a bank, savings and loan association or credit union account. (Three hundred dollars for married account holders.)
- (b) Temporary assistance for needy families.
- (c) Supplemental security income (SSI).
- (d) Social security benefits (SSA).
- (e) Veterans' administration benefits (VA).
- (f) Certain pension benefits and retirement funds.
- (g) Workers' compensation benefits.
- (h) Some insurance proceeds.

(continued on next page)

NOTICE TO JUDGMENT DEBTOR OF GARNISHMENT (Non-earnings)

(continued)

Other state and federal exemptions may apply. Certain exemptions may not apply to support orders or to the collection of taxes. An attorney can assist you in determining what monies are exempt.

3. Some or all of the personal property being withheld by the garnishee may be exempt property.

Examples of exempt personal property are:

- (a) Household goods, furniture and appliances.
- (b) Up to one thousand five hundred dollars equity value for each owner of a car or truck. (Three thousand dollars equity value if the owner is physically disabled.).
- (c) Wearing apparel, musical instruments, televisions or stereos and other personal items.
- (d) Tools and equipment used in a commercial activity, trade, business or profession.

These exemptions are limited in statute by description and dollar value. An attorney can assist you in determining what personal property is exempt.

- 4. More than fifteen days have passed since the garnishee was served with the writ and you have not yet received the garnishee's answer.
- 5. You otherwise disagree with the answer of the garnishee. To request a hearing, deliver the request for hearing form enclosed, or a substantially similar form to the court clerk's office. At the same time, you must mail or deliver a copy (photocopy or handwritten copy) of the request for hearing to the judgment creditor and the garnishee at the address stated in the writ. If you do not deliver the request for hearing form to this court within ten days after the date you receive the answer of garnishee, your request for hearing will be denied, unless a good reason for the delay, acceptable to the court, is shown.

If you request a hearing it will be held no later than five days, not including weekends and holidays, after your request is received by the court. If appropriate, you may request a hearing before the garnishee files his answer.

The court will notify you and the other parties of the time and date of the hearing. You may attend the hearing with or without an attorney.

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:			
Street:	Street:			
City/State/Zip:	City/State/Zip:			
Phone:	Phone:			
GARNISHEE:	ATTORNEY OR			
Street:	REPRESENTATIVE:			
City/State/Zip:	Account No. (if any):			
Phone:	Case No:			
I am the judgment debtor in this action. I w	HEARING REQUEST ant a hearing on this garnishment because:			
[] The judgment has been paid. [] Exempt money is being garnished: [] \$150 (\$300/married) in a ba [] Temporary assistance for ne veterans' benefits. [] Other pension or retirement [] Workers' compensation or o [] Other: [] Exempt personal property is [] Household goods, further and the second personal items. [] Personal items. [] Tools and equipment	being garnished: ther insurance benefits. being garnished: triiture or appliances (with some exceptions). equity under \$1500 (\$3000 if owner is disabled).			
Filed By:Bar Number (if applicable):	Firm:Address:			
Phone: Representing:				

HEARING REQUEST AND NOTICE OF HEARING ON GARNISHMENT (NON-EARNINGS) (continued)

[]	Garnishee's answer is not c	correct because	Δ			
			<u> </u>			·
[]	No answer was received w	ithin 15 days.				
[]	Other:					
			٦.			
	Delivered to Judgment Debto	or:		Delivered	to Creditor	r:
	Date:			Date:		
	Time:			Time:		
	[] Mail [] Personal Servi	ice		[] Mail	[] Person	nal Service
			_			
You	a can call me at		_ between	8 a.m. and 5	p.m. to sch	nedule the hearing.
Dat	e:	_ Judgm	nent Debtor	:		
		None	II			
		NOTICE (OF HEARI	NG DATE		
Hea	uring is set for	on				at the court above.
	(time)		(date)			
Dat	e:	_ Clerk/Com	missioner:			

WARNING: To request a hearing, this document, or one similar, must be received by this court within ten (10) days after your receipt of the answer of garnishee, unless good reason for the delay is shown.

GARNISHMENT INSTRUCTIONS FOR CREDITOR (EARNINGS)

A.R.S. 12-1598 TO 12-1598.17

FILING A GARNISHMENT

To begin a garnishment action, you must complete the garnishment forms and file an Application for Writ of Garnishment.

SERVICE OF WRIT OF GARNISHMENT

When the Writ page of the Summons and Writ of Garnishment is signed by the judge, you, the judgment creditor, shall serve on the garnishee two copies of the Summons and Writ of Garnishment, a copy of the underlying judgment, four copies of the Garnishee's Answer form, two copies each of the Second Notice to Judgment Debtor of Garnishment and Second Hearing Request and Notice of Hearing on Garnishment, two copies of the Instructions to Garnishee, four copies of the Garnishee's Nonexempt Earnings Statement and two copies of the Hearing Request and Notice of Hearing on Garnishment Earnings Statement.

You will pay a fee for service of these documents. You may use a private process server or a constable from the court to serve the documents. THE COURT IS NOT RESPONSIBLE FOR ARRANGING SERVICE OF THESE FORMS.

Within three working days after service of the above on the garnishee, you, the judgment creditor, shall deliver to the judgment debtor a copy of the Writ of Garnishment, First Notice to Judgment Debtor of Garnishment and First Hearing Request and Notice of Hearing on Garnishment. The judgment creditor shall certify in writing to the court the date and manner of delivery. You may deliver the documents personally, by first class mail or by a process server.

APPLYING FOR AN ORDER OF CONTINUING LIEN

The garnishee must answer within 10 days from the date the Writ was served. You should get a copy of the Answer from the garnishee. If you don't get the Answer within 10 days, please check with the court as soon as possible. If the garnishee states that money will be withheld from judgment debtor's paycheck, you need to complete and send one copy of the Application and Order of Continuing Lien to the court and one to the garnishee. Once the judge signs the Order, a copy is then mailed to the garnishee who should begin sending the money to you.

WARNING: If the Order of Continuing Lien is not signed within 45 days of filing the Answer, you will not get your money without filing a new garnishment action.

COMPLETING THE CREDITOR'S REPORT

You must complete and send the Creditor's Garnishment Report to the garnishee and the judgment debtor at the following times:

- 1. Within 21 days after the end of each calendar quarter, and
- 2. When the balance due is less than double the amount of nonexempt earnings received for the last two pay periods, and
- 3. Within 21 days after the balance is reduced to \$500 or less and then before the 10th of each month after that as long as the Order of Continuing Lien is in effect.

RELEASING GARNISHEE

When the garnishment is paid, you need to complete and file one copy of the release of garnishment with the court. Copies of this form must be sent to the garnishee, the judgment debtor, and any other creditor who has asked to be notified.

COMMON QUESTIONS

1. Can I get back money I paid the constable or process server for service of the garnishee?

Yes. There is a place on the Application for Order of Continuing Lien to record this amount. This cost is added to the total amount included in the garnishment.

2. What happens if the garnishee doesn't answer?

If the garnishee fails to answer within 10 days after service, you can file a Petition for an Order to Show Cause with the court. The court will then order the garnishee to appear for a hearing and state why he failed to answer. You will have to arrange for the order to be served on the garnishee. The judge may then enter judgment against the garnishee.

3. If the judgment debtor is employed by the garnishee, will I get all the money owed to me?

Maybe. The garnishee can't withhold wages for you if the judgment debtor's wages are already being garnished and the statutory level has been reached, or if the judgment debtor is involved with an open bankruptcy, or if the judgment debtor has completed an approved debt counseling. Otherwise, garnishee will withhold that portion of the wages that are not exempt.

4. What happens if the judgment debtor wants a hearing?

If the judgment debtor files a Hearing Request, a hearing will be set within 10 days after the request is received. The judge cannot sign the Order of Continuing Lien until the hearing is held.

5. What if I don't agree with what the judgment debtor or garnishee says or don't receive any money?

You can file an Objection and Request for Hearing and a hearing will be scheduled on your complaint.

6. What are "earnings?"

The term "earnings" means compensation owed to an individual for personal services or work performed by that individual for another. This compensation may be called wages, salary, commissions, bonuses or otherwise. "Earnings" include periodic payments made pursuant to a pension or retirement program. "Earnings" become monies upon their payment by the employer to the employee, except payment into a pension or retirement fund. Money in a pension or retirement fund is no longer classified as "earnings" once it is disbursed to the employee.

PLAINTIFF/CREDITOR: Street: City/State/Zip: Phone: GARNISHEE: Street: City/State/Zip:		JUDGMENT DEBTOR: Street:				
					Phone:	
					ATTORNEY OR REPRESENTATIVE:	
		Account No. (if any):				
		Pho	one:			
			APPLICATION FOR WRIT	OF GARNISHMENT (EARNINGS)	
		1.	I was awarded a money judgment or order a	gainst	judgment debtor.	
2.	I've asked judgment debtor to pay and judgr	ment debtor hasn't paid.				
3. The amount owed to date, including interest and costs, is \$ (The cost of ser Writ will be as stated on the affidavit of service.)			(The cost of serving the			
4. I believe garnishee employs judgment debtor or owes or will owe within 60 days.			t debtor disposable earnings			
5.	Garnishee's name and address are as shown	above.				
6.	 The statement checked below is true. For a definition of "debt scheduling", see A.R.S. 12-1598(1). (Check one) I wasn't notified that judgment debtor intends to sign an agreement for debt scheduling. I was notified that judgment debtor intends to sign an agreement for debt scheduling, but I object timely in writing. Judgment debtor signed an agreement for debt scheduling, but I was notified that the agreement i good anymore. 					
7.	I have attached a completed Summons and V	Writ of Garnishment form and a	sk that the Writ be issued.			
	Date: Credite	or:				
File Bar Pho	led By:ar Number <i>(if applicable)</i> :	Firm:Address:				
Re	epresenting:	- -				

GARN 11 8/91

PLAINTIFF/CREDITOR:		DEFENDANT/ JUDGMENT DEBTOR:	
Street:		Street:	
City	sy/State/Zip:	City/State/Zip:	
Phone:		Phone:	
		ATTORNEY OR	
		REPRESENTATIVE:	
City	y/State/Zip:	Account No. (if any):	
Pho	one:	Case No:	
	WRIT OF GARNISHN	MENT AND SUMMONS (EARNINGS)	
		WRIT	
CO		HER AUTHORIZED PROCESS SERVER IN n garnishee named above, who is believed to be in your county, to	
	STAT	TEMENTS OF CREDITOR:	
1.	Creditor was awarded a judgment or o	rder against (judgment debtor).	
2.	The amount due on the judgment or or allowable costs to date.	der is, including accrued interest and	
	A. Interest accrues at the rate of		
3.	The addresses of the plaintiff/creditor, of garnishee (if any) are provided in the c	efendant/judgment debtor, garnishee, attorney or representative of aption.	
4.	Garnishee is believed to employ/have	employed the judgment debtor when the summons was delivered;	
	A. Garnishee is believed to owe mo	ney (earnings) to judgment debtor in the next 60 days.	
		(Continued on next page)	
File Bar Pho Rej	led By: ar Number <i>(if applicable)</i> : one: epresenting:	Firm:Address:	

SUMMONS AND WRIT OF GARNISHMENT (EARNINGS) (continued)

WRIT

TO THE ABOVE-NAMED GARNISHEE

GARNISHEE SHALL answer in writing, under oath, within ten (10) days after service of the WRIT OF GARNISHMENT upon you, all the following questions:

- 1. Whether you are the garnishee or are authorized by the garnishee to file the answer;
- 2. The judgment debtor's identity has or has not been determined and if unknown, steps taken/tried to find the identity of the judgment debtor;
- 3. The judgment debtor was or was not employed by you when the summons was delivered;
- 4. The last work day of the judgment debtor if not employed by you when the summons was served;
- 5. Whether earnings will be owed to the judgment debtor in the next 60 days;
- 6. The dates of the judgment debtor's next two (2) paydays and the length of the pay period (daily, weekly, bi-weekly, semi-monthly, quarterly, semi-annually, yearly).

SUMMONS

A Writ of Garnishment has been issued, naming you as garnishee. You are commanded to answer this WRIT within ten (10) days. If you don't answer, you may be ordered to appear in person to answer the WRIT.

WARNING: A default judgment may be entered against you, the garnishee, for the full amount shown on the writ, plus attorney fees and costs if you fail to answer the writ within ten (10) days.

DO NOT SEND ANY MONEY UNTIL YOU RECEIVE A COURT ORDER TELLING YOU TO DO SO.

Date:		
	Justice of the Peace/Clerk/Commissioner	

PLAINTIFF/CREDITOR:	JUDGMENT DEBTOR:		
Street:			
City/State/Zip:	City/State/Zip:		
Phone:	Phone:		
GARNISHEE:	_ ATTORNEY OR REPRESENTATIVE:		
Street:	REFRESENTATIVE.		
City/State/Zip:	Account No. (if any):		
Phone:	Case No:		
APPLICATION AND ORDER O	OF CONTINUING LIEN (GARNISHMENT)		
APPLICATION FOR	R ORDER OF CONTINUING LIEN		
I am the creditor in this case. I want the court to is been issued and Garnishee has filed an Answer.	ssue an Order of Continuing Lien for this garnishee. The Writ has It appears from the Answer that:		
(Check all that apply) Judgment debtor is or was an employee of garnishee owed earnings to judgment debtor Earnings would be owed within 60 days aft Garnishee failed to answer or appear to object cause hearing was held on for the cost	or when the Writ was served.		
No timely written objections have been filed or a	any objections have been overruled.		
Delivered to Judgment Debtor: Date: Time: [] Mail [] Personal Service	Delivered to Creditor: Date: Time: [] Mail [] Personal Service		
Date: Cred	litor:		
	(continued on next page)		
Filed By:Bar Number (if applicable):	Firm:Address:		
Phone: Representing:			

APPLICATION AND ORDER OF CONTINUING LIEN (continued)

ORDER OF CONTINUING LIEN

1.	shall be a continuing lien against the nonexempt earnings of judgment debtor as follows:
П	(Check one) All nonexempt earnings shall be withheld by garnishee and must be transferred to the creditor.
П	Judgment debtor is subject to the maximum disposable earnings provision of A.R.S. 33-1131 and there is clear and convincing evidence that the judgment debtor or his family would suffer extreme economic hardship as a result of the garnishment. The amount of disposable earnings to be withheld and transferred to the creditor is reduced to% (not less than 15%).
2.	Garnishee is awarded \$ for costs or attorneys' fees incurred in answering the Writ of Garnishment, said amount to be paid by judgment debtor. The cost of service and the cost of issuance of the Writ totaling \$ are taxed against judgment debtor.
Date	e: Judge:

INSTRUCTIONS TO GARNISHEE (EARNINGS)

A.R.S. 12-1598 to 12-1598.17

You are the Garnishee in this case. You have received the following:

- 1. Summons and Writ of Garnishment (identifies the parties and reasons for garnishment).
- 2. Judgment or Order (what judgment debtor owes creditor).
- 3. Garnishee's Answer form (for your response to the garnishment).
- 4. Second Notice to Judgment Debtor of Garnishment.
- 5. Second Hearing Request and Notice of Hearing on Garnishment.
- 6. Garnishee's Nonexempt Earnings Statement form (to calculate how much can be withheld).
- 7. Hearing Request and Notice of Hearing on Garnishment Earnings Statement (for judgment debtor to object to statement).

WHAT YOU MUST DO

While the continuing lien is in effect, **Garnishee may deduct from the nonexempt earnings of the judgment debtor** the amount of \$5.00 each pay period as a fee for preparing and delivering the nonexempt earnings statement.

Withhold proper amounts immediately from judgment debtor's wages, but don't send any money to creditor until you receive instructions from court (*Order of Continuing Lien*).

File your Answer with the court within 10 days and deliver copies to creditor (with item six (6) above) and judgment debtor (with items 4-7 above). Deliver personally, by first class mail or use process server. Be sure to show on the Answer the date and manner of delivery of the copies to judgment debtor and creditor.

COMPLETING THE NONEXEMPT EARNINGS STATEMENT

- 1. You'll need to make more copies of the appropriate Garnishee's Nonexempt Earnings Statement form, since it must be filled out each pay period. You may get copies of these forms from the creditor.
- 2. Each pay period you must calculate how much of employee's earnings is to be withheld and attach a copy of the complete form to the judgment debtor's and creditor's checks.

OBJECTIONS AND HEARINGS

The judgment debtor can object to the garnishment, your Answer and the nonexempt earnings statement. The creditor can object if you don't send a nonexempt earnings statement to the creditor. In each case, a hearing may be requested and the court will inform all parties of the hearing date. You must attend the hearing if there is an objection involving the nonexempt earnings statement. You may attend the hearing on any other objection.

WITHHOLDING AND PAYING AMOUNTS TO CREDITOR

- 1. You aren't liable to the creditor for failing to withhold earnings which are paid to judgment debtor within 3 days after you receive the Summons and Writ of Garnishment.
- 2. Once you receive the Order of Continuing Lien, the garnishment will continue until one of the following occurs:
 - A. Judgments debtor leaves your employment for more than 60 days.
 - B. The judgment is satisfied (you will receive notice from the creditor or court).
 - C. Creditor releases the garnishment.
 - D. Judgment debtor has not earned any nonexempt earnings for at least 60 days.
 - E. Proceedings are "stayed" for some reason (bankruptcy, for example).
 - F. The court cancels the garnishment.
- 3. When ordered to do so, send all payment directly to the creditor not to the court.

ORDER OF CONTINUING LIEN NOT ENTERED

If no objections are filed to your Answer and an Order of Continuing Lien is not entered within 45 days after your Answer, then earnings held shall be released to judgment debtor and garnishee will be discharged from any liability on the garnishment.

MORE THAN ONE GARNISHMENT

Garnishments which are for support of a person take priority over other garnishments. If your employee has more than one garnishment and after the first garnishment, there are not more nonexempt earnings available, after two consecutive paydays the second garnishment is invalid. You are to inform the creditor if this happens.

IMPORTANT REMINDERS

- 1. You have only 10 days from the date you get the Writ to file an Answer with the court.
- 2. **Do not release any money** to the creditor until you get an order from the court.
- 3. Once you receive the Order of Continuing Lien, do not send money to the court. Send the money directly to the creditor.
- 4. Attach a Nonexempt Earnings Statement to each payment to the judgment debtor and creditor.

WARNING: If you fail to comply with these requirements, the court may find you in contempt and can award the total amount of the judgment and up to \$400.00 in damages against you. An employee can't be terminated because the employee's wages are being garnished.

PL	AINTIFF/CREDITOR: DEFENDANT/ JUDGMENT DEBTOR:		
Stre	eet: Street:		
City	y/State/Zip: City/State/Zip:		
Pho	one: Phone:		
GA	RNISHEE: ATTORNEY OR		
Stre	REPRESENTATIVE:eet:		
Cit	y/State/Zip: Account No. (if any):		
Pho	one: Case No:		
	GARNISHEE'S ANSWER (EARNINGS)		
1.	I am the garnishee or am authorized by the garnishee to file this answer.		
2.	The following are true: (Circle correct information in each statement)		
	A. I [] have [] have not determined the judgment debtor's identity. If not known, I tried to find out who judgment debtor is by:		
	B. Judgment debtor [] was [] was not employed by me when the summons was delivered. If not, the last workday was		
	C. I [] will [] will not owe judgment debtor earnings in the next 60 days.		
3. \$ is the total amount owed creditor, according to the Writ.			
4.	4. The judgment debtor's next two paydays are and The pay period is		
5.	5. I've attached copies of any garnishments, wage assignments or levies pending against judgment del		
6.	I request an answer fee in the amount of \$		
	(continued on next page)		
	(

GARNISHEE'S ANSWER (EARNINGS) (continued)

Delivered to Judgment Debtor:		Delivered to Creditor:
Date:Time:		Date:
[] Mail [] Personal Service		[] Mail [] Personal Service
	0 1	
	Garnishe	e
SCRIBED AND SWORN TO before n		

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:

FIRST NOTICE TO JUDGMENT DEBTOR OF GARNISHMENT (EARNINGS)

AVISO

EI TRIBUNAL HA ORDENADO QUE SU EMPLEADOR TOME UN PARTE DE SU SUELDO Y QUE PAGUE A SU ACREEDOR HASTA TERMINADO EL PROCESO EN CONTRA SUYA Y ESTE PAGADA LA DUEDA. EN CONFORMIDAD CON LA LEY, SU ACREEDO TIENE EL DERECHO A "SOLO UNA PARTE" DE SU SALARIO. A CONTINUACION FIGURA UNA EXPLICACION DE SU DERECHOS. UD. PUEDE OBTENER UNA TRADUCCION ESPANOL DEL TRIBUNAL.

NOTICE

The creditor named above says you haven't paid what you owe on the attached judgment or order. At the creditor's request, this court issued a Writ of Garnishment (attached) to the garnishee named above. The writ says you earned or will earn money working for garnishee.

If ordered to do so by the court, garnishee will start taking out part of the money he owes you and will pay it to creditor. This will happen with every paycheck until the judgment is paid or until the court orders garnishee to stop. Garnishee will withhold only part of each paycheck, if any, depending on how much you earn. On each payday, you will get a statement which shows how much can be taken out, which is set by state and federal law.

If you don't agree, you can ask for a hearing for the reasons listed on the hearing request form (attached). If you want a hearing, fill out the hearing request form and deliver it to the court. You must also send a photocopy or handwritten copy of the hearing request form to the garnishee and creditor at the addresses shown above. You may be required to pay a fee for the hearing or request a waiver of the fee.

A hearing will be set within 10 days after the request is filed. The court will let you, the garnishee and the creditor know when and where the hearing will be held.

If you don't ask for a hearing now, you will have another chance within 10 days after you get a copy of garnishee's answer. You should get a copy of the answer and another notice and hearing request form soon.

Please read this carefully to understand your rights and what you have to do.

GARN 16 Revised 12/99

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:

SECOND NOTICE TO JUDGMENT DEBTOR OF GARNISHMENT (EARNINGS)

AVISO

EL TRIBUNAL HA ORDENADO QUE SU EMPLEADOR TOME UN PARTE DE SU SUELDO Y QUE PAGUE A SU ACREEDOR HASTA TERMINADO EL PROCESO EN CONTRA SUYA Y ESTE PAGADA LA DUEDA. EN CONFORMIDAD CON LA LEY, SU ACREEDO TIENE EL DERECHO A "SOLO UNA PARTE" DE SU SALARIO. A CONTINUACION FIGURA UNA EXPLICACION DE SU DERECHOS. UD. PUEDE OBTENER UNA TRADUCCION ESPANOL DEL TRIBUNAL.

NOTICE

This is your second notice that a Writ of Garnishment has been issued to the garnishee named above. The writ is a court order that requires garnishee to take part of the money owed to you and pay it to creditor. This will happen with every paycheck until the judgment is paid or the court orders garnishee to stop.

Garnishee can only withhold part, if any, of each paycheck, depending on how much you earn. The rest must be paid to you. On each payday, you will get a statement showing how much can be taken out, which is set by state and federal law.

You have the right to ask for a hearing for any of the reasons listed on the attached Hearing Request form. To ask for a hearing, complete the Hearing Request form and deliver it to the court. You must also mail or deliver a copy of the form to the garnishee and the creditor or his attorney at the addresses above. You may be required to pay a fee for the hearing or request a waiver of the fee.

WARNING: If you want a hearing now, you must file a hearing request within 10 days from the date you got this notice.

You can't object to the amount withheld from your next paycheck if you don't ask for a hearing within 10 days, unless you have good cause for being late. You can still ask for a hearing later on future withholdings, if you think too much money is being taken out. If you ask for a hearing, it will be held within 10 days after the court gets your request.

Please read this carefully to understand your rights and what you have to do. You should also read the copy of garnishee's answer that you received with this notice.

GARN 17 Revised 12/99

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:		
Street:			
City/State/Zip:			
Phone:	Phone:		
GARNISHEE:	ATTORNEY OR		
Street:	REPRESENTATIVE:		
City/State/Zip:	Account No. (if any):		
Phone:	Case No:		
	QUEST AND NOTICE OF HEARING ON ISHMENT (EARNINGS)		
	HEARING REQUEST		
I am the judgment debtor in this action. I w because:	vant a hearing on the garnishment of my earnings from this garnishee		
(Check all that apply) On my normal payday, I received no	earnings (paycheck).		
I didn't get a copy of the nonexempt of	earnings statement with my paycheck.		
Creditor doesn't have a valid judgmen	nt against me because		
The judgment has been paid.			
☐ I didn't get the Second Notice to Judg	gment Debtor and Request for Hearing forms within 10 days.		
Answer was not filed within 10 days.			
Creditor's debt is subject to a qualified debt scheduling agreement with			
I hereby certify that I mailed a copy of this Hearing Request and Notice of Hearing on Garnishment to the creditor and garnishee.			
You can call me at	between 8 a.m. and 5 p.m. to schedule the hearing.		
Date:	Judgment Debtor:		
	(continued on next page)		

FIRST HEARING REQUEST AND NOTICE OF HEARING ON GARNISHMENT (EARNINGS) (continued)

Date: _____ Clerk/Commissioner: _____

NOTICE OF HEARING DATE Hearing is set for ______ on _____ at the court above.

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
because:	want a hearing on the garnishment of my earnings from this garnishee
(Check all that apply) Creditor doesn't have a valid judgm	
The judgment has been paid.	ent against me because
Garnishee's answer is not correct or My earnings are already subject to	wasn't received. a Writ of Garnishment or court ordered assignment for payment of
support.	
Creditor's debt is subject to a debt s Other:	
I hereby certify that I mailed a copy creditor and garnishee.	of this Hearing Request and Notice of Hearing on Garnishment to the
You can call me at	_ between 8 a.m. and 5 p.m. to schedule the hearing.
Date:	Judgment Debtor:
	(continued on next page)
Filed By:	Firm:
Bar Number (if applicable):Phone:Representing:	Address:
kepresenting:	

SECOND HEARING REQUEST AND NOTICE OF HEARING ON GARNISHMENT (EARNINGS) (continued)

NOTICE OF HEARING DATE				
Hearing is set for	(time)	on	(date)	at the court above.
	(time)		(uuie)	
Date:		Clerk	/Commissioner:	

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
GARNISHEE'S NONEXEM	PT EARNINGS STATEMENT (NOT FOR SUPPORT)
PAY PERIODemployed now? [] Yes [] No	to Judgment debtor
	n earnings were owed?
determine the amount to withhold, con	to withhold a portion of judgment debtor's disposable earnings. To mplete the calculations below and sign and date this form at the bottom. g request form must accompany each payment to judgment debtor and ee for completing this form.
Gross earnings	(1) \$
Disposable earnings (gross minus ded	luctions required by law)(2) \$
25%, or such other amount not less th	an 15% as ordered by court, of line (2)(3) \$
Judgment debtor's pay period: <i>(Chec</i> [] Weekly (30 x minimum wage) [] Semimonthly (65 x minimum wage	k one) [] Biweekly (60 x minimum wage) e) [] Monthly (130 x minimum wage)
	/hr. Multiply federal minimum hourly wage by factor for judgment
	(continued on next page)
Filed By:Bar Number (if applicable):	Firm:Address:
Phone: Representing:	

GARNISHEE'S NONEXEMPT EARNINGS STATEMENT (NOT FOR SUPPORT) (continued)

Subtract line (4) from line (2) and enter total here	(5)\$
Amount from line (3) or line (5), whichever is smaller	(6)\$
Amount withheld for other court-ordered assignment for support or garnishment or levy for collection of taxes	(7) \$
Subtract line (7) from line (6) and enter balance, less \$5 fee	(8)\$
This is the amount you withhold immediately. You should send the amount to the jud have received the signed order.	Igment creditor after you
Date: Garnishee:	

PLAINTIFF/CREDITOR:		OR:
Street:	Street:	
City/State/Zip:		
Phone:	Phone:	
GARNISHEE:	ATTORNEY OR	
Street:		E:
City/State/Zip:	Account No. (if any)	;
Phone:	Case No:	
	to	, ,
employed now? [] Yes [] No)	
If no, what was the last date for	which earnings were owed?	
determine the amount to withho A copy of this statement and a	equired to withhold a portion of judgment old, complete the calculations below and sign hearing request form must accompany each \$5.00 fee for completing this form.	n and date this form at the bottom.
Gross earnings		(1)\$
Disposable earnings (gross min	us deductions required by law)	(2)\$
50%, of line (2)		(3)\$
	rt-ordered assignment for support or garnis	
or levy for collection of taxes		
Subtract line (4) from line (3) a		
	and enter balance, less \$5 fee	(4)\$
This is the amount you withho	and enter balance, less \$5 fee	(4)\$
This is the amount you withho	old and send to creditor.	(4)\$

GARN 21 Revised 8/91

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:	
Street:	Street:	
City/State/Zip:	City/State/Zip:	
Phone:		
GARNISHEE:	ATTORNEY OR	
Street:	REPRESENTATIVE:	
City/State/Zip:	Account No. (if any):	
Phone:	Case No:	
GARNISHEE'S NONEXEMPT E	ARNINGS STATEMENT (TA	X JUDGMENT)
PAY PERIOD employed now? [] Yes [] No	to	Judgment debtor
If no, what was the last date for which earning	s were owed?	
<u>INSTRUCTIONS</u> : You are required to withle determine the amount to withhold, complete the A copy of this statement and a hearing request creditor. You are entitled to a \$5.00 fee for contractions.	e calculations below and sign and dat t form must accompany each paymen	e this form at the bottom.
Gross earnings		(1)\$
Disposable earnings (gross minus deductions r	required by law)	(2)\$
Amount withheld pursuant to other garnishme collection of support of a person		(3)\$
Amount withheld pursuant to earlier garnishm support of a person		(4)\$
Add lines (3) and (4)		(5)\$
Subtract line (5) from line (2) and enter balance	ee, less \$5 fee	(6)\$
This is the amount you withhold and send to	o creditor.	
Date: Gar	nishee:	
Filed By:	Firm: Address:	

GARN 22 8/91

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	
City/State/Zip:	
Phone:	
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
INSTRUCTIONS: If you think a Non	nexempt Earnings Statement is incorrectly calculated or that no money
HEARING REQ GARNISH	UEST AND NOTICE OF HEARING ON MENT EARNINGS STATEMENT
get the statement. To ask for a hearing	particular pay period, you can ask for a hearing within 10 days after you, fill out the form below, attach a copy of the statement and deliver it to I the garnishee. A hearing will be set within 10 days and the court will
	HEARING REQUEST
I am the judgment debtor in this action. because:	I want a hearing on the garnishment of my earnings from this garnishee
(Check all that apply) The attached Nonexempt Earning	gs Statement is incorrect because
Creditor doesn't have a valid judg	gment against me, because
The judgment has been paid.	
Other:	
	copy of this Hearing Request and Notice of Hearing on Garnishment
Date:	Judgment Debtor:(continued on next page)
	(continued on next page)
Filed By:Bar Number (if applicable):	Firm:
Bar Number (if applicable):	Address:
Phone: Representing:	

HEARING REQUEST AND NOTICE OF HEARING ON GARNISHMENT EARNINGS STATEMENT (continued)

NOTICE OF HEARING DATE

Hearing is set for	on		at the court above.
<u> </u>	(time)	(date)	
Date:		Clerk/Commissione	p•

PLAINTIFF/CREDITOR:	JUDGMENT DEBTOR: Street: City/State/Zip:		
Street:			
City/State/Zip:			
Phone:			
GARNISHEE:	ATTORNEY OR		
Street:	REPRESENTATIVE:		
City/State/Zip:	Account No. (if any):		
Phone:	Case No:		
CREDITOR'S GARNISH	MENT REPORT (EARNINGS)		
after the balance is reduced to \$500 or less and, after Continuing Lien is in effect.	y periods. Creditor shall also issue a report within 21 days or that, before the 10th of each month as long as the Order ofto		
DATE	AMOUNT		
3. Judgment balance at beginning of period	\$		
4. Total credited to the judgment balance	\$		
5. Interest accrued during this period	\$		
Filed By:	Firm:Address:		

CREDITOR'S GARNISHMENT REPORT (EARNINGS) (continued)

7.	The following statements apply if checked:				
	Balance due is \$500 or less.				
	Balance due is less than double the amount received in the last two pay periods.				
	Garnishee should stop withholding earning	gs.			
	Delivered to Judgment Debtor:]	Delivered to Creditor:		
	Date: Time:		Date: Time:		
	[] Mail [] Personal Service		[] Mail [] Personal Service		
Dat	e:	Creditor:			

PLAINTIFF/CREDITOR:	DEFENDANT JUDGMENT I	JUDGMENT DEBTOR: Street: City/State/Zip: Phone: ATTORNEY OR		
Street:	Street:			
City/State/Zip:	City/State/Zip:			
Phone:	Phone:			
GARNISHEE:	ATTORNEY (
Street:	KEPRESENTA	ATIVE:		
City/State/Zip:	Account No. (į	Account No. (if any):		
Phone:	Case No:			
	ARING REQUEST AND NO (GARNISHMENT)			
	OBJECTION AND HEARING REQ	UEST		
I am the [] Creditor [] Judgment because:	Debtor [] Garnishee (check one) in	this action. I object and want a hearing		
Check all that apply: [] The Writ of Garnishment is inc	orrect.			
[] The Answer is incorrect.				
[] The Nonexempt Earnings Stater	ment is incorrect.			
[] Garnishee has not turned over a	ny money or property.			
Delivered to Judgment Debtor:	Delivered to Creditor:	Delivered to Garnishee:		
Date:	Date:	Date:		
Time:	Time:	Time:		
Date: Signa	ature:			
Filed By:	Eirm	(continued on next page)		
Bar Number (if applicable):	Address:			
Representing:				

OBJECTION, HEARING REQUEST AND NOTICE OF HEARING (GARNISHMENT) (continued)

NOTICE OF HEARING DATE

Hearing is set for	(time)	(time) On(date)		at the court above
Date:		Clerk/Com	nmissioner:	

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
should not be entered against the garn	he court to order the garnishee to appear and show cause why judgment ishee, in the full amount of judgment against the judgment debtor and of this Petition and Order and attorney's fees. This Petition is based on
the following facts:	of this i cition and order and attorney siees. This i cition is based on
1. The court issued a Writ of Garnis	shment to garnishee on
2. Garnishee was served on	and Answer was due
3. Answer has not been filed or rece	eived by judgment creditor.
4. Judgment debtor owes creditor \$	·
Date:	Creditor:
	(continued on next page)
Filed By:Bar Number (if applicable):	Firm:
Phone: Representing:	Address:

PETITION AND ORDER TO SHOW CAUSE RE GARNISHEE'S DEFAULT (continued)

ORDER TO SHOW CAUSE

Garnishee is ordered to a	opear in this court at	on	to
show cause why judgmen	t shouldn't be entered as show	n in the above Petition or fil	e an Answer with the court
and deliver a copy to the	creditor no later than 5 days l	pefore the above date.	
	-		
Data	Inda	a•	

PLAINTIFF/CREDITOR:	DEFENDANT/ JUDGMENT DEBTOR:
Street:	Street:
City/State/Zip:	City/State/Zip:
Phone:	Phone:
GARNISHEE:	ATTORNEY OR
Street:	REPRESENTATIVE:
City/State/Zip:	Account No. (if any):
Phone:	Case No:
PETITION A	ND ORDER DISCHARGING GARNISHEE
PETITION FOR RELEASE OF GARNISHEE I am the creditor in this action. This garnishee should be discharged.	
[] The garnishment judgment or o	rder is not satisfied.
Date:	Creditor:
	Order Discharging Garnishee
Based on the above, it is ordered that	at garnishee is discharged.
Date:	Judge:
Filed By:Bar Number (if applicable):Phone:Representing:	Firm: Address:

GARN 27 8/91